
United States District Court

Eastern District of Wisconsin

JUDGMENT IN A CIVIL CASE

**James Newell,
Daniel Vought, and
Daniel Alexander,**

CASE NO. 05-CV-552

Plaintiffs,

v.

**State of Wisconsin Teamsters Joint Council No. 39,
Fred Gegare,
Paul Lovinus
Michale Spencer,
Reggie Konop,
Tony Cornelius,
Sebastian Busalacchi,
Gerald Jacobs,
Wayne Shultz,
Teamsters General Local Union No. 662,
David Reardon,
Rick Skutak,
John Kaiser,
Vicki Kramer,
Tim Wentz,
Robert Russell,
James Dawson,
Randy Arndt,**

Defendants.

- Decision by Court.** This action came for consideration before the Court. The issues having been heard and the court's decisions having been rendered, and further upon the stipulation of the parties [Docket No. 204]:

IT IS HEREBY ORDERED AND ADJUDGED that for the reasons set forth in the Court's Decision and Order dated February 8, 2007, [Docket No. 87], all claims against Defendants Spencer, Konop, Busalacchi, Lovinus, Cornelius, Schultz, Wentz, Dawson, Jacobs, Gegare and Arndt are DISMISSED.

IT IS FURTHER ORDERED AND ADJUDGED that for the reasons set forth in the Court's Decisions and Orders dated February 8, 2007, [Docket No. 87], and February 21, 2008, [Docket No. 165], all claims against Defendants Kaiser, Kramer, Reardon, Russell, Skutak, and Teamsters Joint Council 39 are DISMISSED. All claims by Plaintiffs Newell and Alexander are DISMISSED.

IT IS FURTHER ORDERED AND ADJUDGED that for the reasons set forth in the Court's Decision and Order dated February 21, 2008, [Docket No. 165], Summary Judgment is GRANTED in favor of Plaintiff Daniel Vought on his claim that he was denied a full and fair hearing under the LMRDA. Pursuant to a stipulation between the parties [Docket No. 204], Judgment is hereby entered in favor of Vought and against Defendant Teamsters Local 662 in the amount of \$9,124.00.

IT IS FURTHER ORDERED AND ADJUDGED that for the reasons set forth in the Court's Decisions and Orders dated February 8, 2007, [Docket No. 87], and February 21, 2008, [Docket No. 165], all other claims by Vought against all other defendants are DISMISSED.

IT IS FURTHER ORDERED AND ADJUDGED, that postjudgment interest is payable on the above amount allowable by law at the rate of 2.28%, from the date this judgment is entered until the date the judgment is paid.

Jon W. Sanfilippo, Clerk of Court
EASTERN DISTRICT OF WISCONSIN

Date: May 13, 2008

(By) Deputy Clerk, s/ C. Quinn

Approved this 13th day of May, 2008.

s/AARON E. GOODSTEIN
United States Magistrate Judge